Application No.: 09/839,784

Office Action Dated: March 27, 2006

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

This listing of claims will replace all prior versions, and listings, of claims in the application.

Listing of Claims:

1. (Currently Amended) A method of branding a computer program comprising the acts of:

receiving a triggering event registering a computer program that renders encoded digital content, wherein registering the program indicates an indication that a first copy of a the computer program has been downloaded to a first computing device from a distributor of the renderable digital content and that said first copy is to be branded with information associated with a first entity, the first entity comprising a the distributor of the renderable digital content to be rendered by the computer program, the computer program further comprising an embedded limited-function web browser, content rendering and wherein the embedded limited-function web browser provides a content-shopping features that displays a directory of distributors and automatically connects to an Internet website of a selected distributor from the directory;

transmitting first data indicative of said first entity to said first computing device, said first data indicating that said first copy is to be branded with information associated with said first entity;

transmitting data identifying the distributor from which the first copy was downloaded to the first computing device;

receiving said first data acknowledgement from said first computing device; and providing first branding instructions to said first computing device in response to receiving said first data the acknowledgement, said first branding instructions comprising placing said first entity the distributor from which the first copy was downloaded first in a list of electronic content providing entities the directory, displayed on said first computing device in the content shopping feature of the computer program, a supplier of said computer program controlling which renderable digital content-providing entities distributors are displayed in said list directory based on agreements between said supplier and said content-providing entities distributors.

Application No.: 09/839,784

Office Action Dated: March 27, 2006

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

2. (Currently Amended) The method of claim 1, wherein said providing act comprises:

providing instructions to said first computing device which cause said first copy of said computer program to display a logo associated with said first entity distributor.

3. (Currently Amended) The method of claim 1, wherein said providing act comprises:

providing instructions to said first computing device which cause said first copy of said computer program to display a first link to a web site associated with said first entity distributor.

4. (Currently Amended) The method of claim 3, wherein said act of providing first-branding instructions further comprises:

providing instructions to said first computing device which affect the placement of said first link among one or more second other links.

- 5. (Currently Amended) The method of claim 1, further comprising the act of providing a directory to said first computing device, wherein said directory including includes a first link to a web site associated with said first entity distributor.
- 6. (Currently Amended) The method of claim 5, wherein said act of providing a directory to said first computing device comprises:

providing a first page which includes said link to said first web site, wherein said web site is a first web site; and

providing a second page which includes one or more links to one or more second web sites different from said first web site.

- 7. (Original) The method of claim 6, wherein said first page includes a link to said first web site and does not include any other links to any other web site.
 - 8. (Currently Amended) The method of claim 1, further comprising the acts of Page 3 of 14

Application No.: 09/839,784

Office Action Dated: March 27, 2006

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

receiving an indication that a second copy of said computer program has been downloaded to a second computing device and that said second copy is to be branded with a second entity distributor different from said first entity distributor of the first copy of the computer program;

transmitting second data indicative of said second entity identifying the second distributor to said second computing device;

receiving said second data acknowledgment from said second computing device; and providing second branding instructions to said first computing device, said second branding instructions being different from said first branding instructions.

- 9. (Original) The method of claim 1, wherein said transmitting act comprises: setting a cookie on said first computing device.
- 10. (Currently Amended) The method of claim 9, wherein said act of receiving said first data acknowledgment from said first computing device comprises receiving said cookie.
- 11. (Currently Amended) The method of claim 1, wherein said first entity distributor is a retailer.
 - 12. (Canceled)
- 13. (Currently Amended) The method of claim 1, wherein said first entity distributor is a wholesaler.
- 14. (Original) A computer-readable medium having computer-executable instructions to perform the method of claim 1.
- 15. (Currently Amended) A method of branding a computer program that has been provided to a first computing device by a first entity, comprising the acts of:

Application No.: 09/839,784

Office Action Dated: March 27, 2006

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

receiving information indicative of a first entity, said first entity comprising distributor of encoded digital content to be rendered by the computer program, wherein the computer program comprises encoded digital a-content-rendering software and an embedded limited-function web browser and content-shopping program that displays a directory of distributors and automatically connects to an Internet website of a selected distributor from the directory;

providing branding data based on said received information to a first computing device for durable storage on said first computing device in response to a triggering event comprising registration of the computer program;

following said act of providing branding data, receiving said stored branding data from said first computing device; and

in response to receiving said stored branding data, providing branding instructions to said first computing device based on said received branding data, said branding instructions comprising placing said first entity a distributor from which the computer program was received first in a list of electronic content-providing entities displayed on said first computing device by the content-rendering and content-shopping computer program, a supplier of said computer program controlling which content-providing entities are displayed in said list based on agreements between said supplier and said content-providing entities.

- 16. (Original) The method of claim 15, wherein said receiving act comprises:

 receiving said information indicative of a first entity from a second entity identified in an image hidden within a web page.
- 17. (Original) The method of claim 16, wherein said second entity causes a cookie to be set on said first computing device.
- 18. (Original) The method of claim 17, wherein said cookie contains information specific to a branding device.
- 19. (Original) The method of claim 17, wherein said cookie contains information identifying said branding instructions to be downloaded to said first computing device.

Application No.: 09/839,784

Office Action Dated: March 27, 2006

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

- 20. (Previously Presented) The method of claim 17, wherein said act of providing branding data further comprises sending said cookic from said first computing device.
- 21. (Original) The method of claim 20, wherein said cookie comprises information indicative of said first entity.
- 22. (Original) The method of claim 20, wherein said cookie comprises information associated with a second computing device.
- 23. (Original) The method of claim 15, further comprising receiving a fee from said first entity as a pre-condition for providing either said branding data or said branding instructions.
- 24. (Original) The method of claim 15, wherein said act of providing branding instructions comprises instructing said first computing device as to the manner in which a link to a network address is to be displayed on a list of network addresses.
- 25. (Original) The method of claim 24, further comprising limiting the set of said network addresses on said list.
- 26. (Original) The method of claim 24, further comprising providing data on a list of network addresses automatically.
- 27. (Original) A computer-readable medium having computer-executable instructions to perform the method of claim 15.
- 28. (Currently Amended) A method for distributing a variation of software through one of a plurality of entities, comprising:

providing a standardized version of software from a first entity and an indication that said standardized version of software is to be branded, wherein the indication

Application No.: 09/839,784

Office Action Dated: March 27, 2006

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

comprises a triggering event comprising registration of a content-rendering program, said first entity comprising a distributor of content to be rendered by a content-rendering program, the content-rendering program comprising a content-shopping feature for purchasing content to be rendered; and

providing a customized version of said software as a function of one of a plurality of entities, said customized version of said software being branded by placing said first entity first in a list of content-providing entities displayed in the content-shopping feature of said content-rendering program, a supplier of said computer program controlling which content-providing entities are displayed in said list based on agreements between said supplier and said content-providing entities.

- 29. (Currently Amended) A system for branding a computer program comprising: a first computing device which comprises:
- a memory which stores branding instructions for one of a plurality of entities; a network interface communicatively coupled to a computer network; and

logic which communicates one of a plurality of sets of branding instructions to a second computing device through said network interface in response to a triggering event comprising registration of a content-rendering program, said one of said plurality of sets of branding instructions comprising instructions to place a first entity first in a list of content-providing entities displayed in a content-shopping feature of a content-rendering program, a supplier of said computer program controlling which content-providing entities are displayed in said list based on agreements between said supplier and said content-providing entities.

30. (Original) The system of claim 29, wherein said logic causes said instructions to be stored on a second computing device.

Best Available Copy